

## STORY OF THE INDIAN OUTBREAK WAS A MYTH

REPORTS OF RESERVATION SAY INDIANS GLAD MIKE'S BAND WAS ANNIHILATED.

RENO, June 3.—That the story sent out from the north that there were eighteen Shoshone Indians on the war path in Soldiers' Meadows, all heavily armed, and looking for white scalps, was a myth and nothing more, is shown by the statement of George H. Daggett, agent of the Duck Lake Indian reservation.

After the battle between Indian Mike's band and sheriffs' posse, cowboys and the Nevada state police, the United States government officials began watching the Indians on the Duck Lake reservation very closely and when a report reached Washington that a number of Shoshone Indians from the reservation were on the war path the Indian agent at Owyhee was ordered to investigate the matter. The agent, George Daggett, then began an investigation and called together all the Indians on the reservation last Monday he found that not an Indian was missing from those cared for on the reservation.

Further than this Agent Daggett says that the Indians on the reservation are glad that Indian Mike and his renegade followers were killed.

## EIGHT HOUR LAW AGAIN IN COURT

APPEAL OF FRANK MILLER TO BE HEARD TODAY AT RIVERSIDE.

RIVERSIDE, Cal., June 3.—The action against Frank A. Miller, world-wide famous hotel man, who is charged with violating the new eight-hour law, will come up before the superior court here this afternoon on appeal. The arrest of Miller, his trial, sentence and appeal are all matters of court record.

He was selected, it is said, by the hotel men of Southern California to test the new law, and following the violation of the new legal schedule of the working day for women, he was arrested.

The case will be carried to the supreme court of the state in an effort to defeat the measure against which hotel men, and other leading employers of women, are protesting.

Concordia Club  
Wed. Night Dancing Assembly,  
Miners' Hall, 9 o'clock.

CHARLES LANE FIGURES AS A SILVER MAN

With the death of Charles Lane passes one of the most picturesque figures of western mining. He was a gold-miner and took tons of the precious metal from the earth. In spite of that he was a silver man on the ground that it was unfair to make gold valuable at the expense of the men who owned silver mines.

He financed Bryan's personal campaign and gave him \$50,000 to help pay expenses.

At St. Louis at the Bi-metallic convention the Nevada delegation were about broke. They were discussing the financial situation at a hotel sitting around a table. Lane overheard and as he passed he carefully tossed a big, fat pocket-book over into the group and remarked:

"Help yourselves, gentlemen," and walked on.

The writer untied the strap off of the wallet and it was filled with \$100 greenbacks. Each man took what he wanted, and in about ten minutes Lane showed up puffing a long cigar.

All hands thanked him and each man proceeded to tell how much he had borrowed. Lane waved them aside with:

"Oh, don't bother about details. I am willing to loan you all the money you need, but I'm blamed if I can keep books for you."

About six months later the writer met Lane and asked him if he had got all his money back he loaned the Nevada delegation in St. Louis.

"Every cent."

"How do you know this?"

"I knew how much there was in the pocketbook when I drew it out. Later I counted what was

left, then I knew that I had loaned the Nevada delegation about \$1500."

"And it all came back?"  
"Every dollar. These fellows were Nevadans, weren't they?"—Carson Appeal.

### FORGING AHEAD.

The town of Fallon is to be benefited by a motor car service. The new accommodation is to start this week. The section is forging ahead at a rate that keeps the railroads moving to catch up. The train runs from Fallon to Reno and return and gives the business people the entire day at either end of the line. The motor car business is established in a number of places in Nevada and is found to be the quick travel way.

## SUPREME COURT NAMES SPECIAL COMMISSION

GEO. L. SANFORD WILL HANDLE THE DISPUTED ELECTION BALLOTS.

CARSON CITY, June 3.—Yesterday morning the members of the supreme court took up the election contest cases between Springmeyer vs. Baker, and Legate vs. Josephs. As previously announced the court decided to name a commissioner or referee to handle the ballots and thus save the members of the court the trouble and time of going over the matter.

George L. Sanford, the district attorney of this county, was named to act for the members of the court, his duties and compensation to be named later. On the 12th of June the matter comes up for argument. Should the court find that a contest is warranted the date will be set and the count can start.

In case of either side throwing out ballots they will be set aside and the supreme court will pass upon their legality.

It is understood that Springmeyer will call for the Washoe county ballots first. Should he not find what he is looking for, he will call for other precincts and counties. In case he should gain any ballots he would rest the case and then it would be up to Baker to call for any additional ballots he cares to. The same precedent will be used in the Legate-Josephs case.

### WILL ELECT GOVERNORS.

JUAREZ, June 3.—Madero announced yesterday that governors will soon be elected in all the states of Mexico. He received news from the capital that was encouraging for a successful administration by de la Barra. Madero states he will leave for the capital tonight (Saturday). He was the guest of honor last night at a gathering of friends in El Paso.

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## GREAT SHOWING HAS GOLDFIELD CONSOLIDATED

CONSOLIDATED GROSS OUTPUT FOR MAY \$882,000—NET PROFIT \$667,000.

GOLDFIELD, Nev., June 3.—The preliminary estimate of J. F. Thorn, general superintendent of the Goldfield Consolidated mines, places the production for the month of May at 29,410 tons, having an estimated gross value of \$882,000, an average value of approximately \$30 per ton. Operating costs were \$215,000, leaving an estimated net profit of \$667,000.

This is the highest tonnage the mill has ever treated in any month, being 1157 tons above the amount handled in April. The daily average, however, is a small per cent over the April performance, May having one more day than the preceding month.

## LAST CALL—TAXPAYERS YOU SHOULD HURRY.

Hear ye, hear ye, dear taxpayer of Nye county, if you have not already looked after the second installment of your taxes for 1910 you ought to do so at once; that is, if you wish to avoid the penalties.

MONDAY, JUNE 5, 1911, will be the last day for the payment of these taxes. After that date the 10 per cent penalty is imposed. Sale of property for delinquent taxes will take place on the third Monday in July.

Office open from 9 a. m. to 5 p. m., except noon hour.

FRANK P. MANNIX,  
County Treasurer,  
Tonopah, Nev., June 2, 1911.

Idora show starts promptly at 7 o'clock. Be sure and not miss it.

### QUALITY IN MILK.

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### SUMMONS.

IN THE DISTRICT COURT OF The Fifth Judicial District of the State of Nevada in for the County of Nye.

Winnie Mae Hudson, plaintiff, vs. Harry B. Hudson, defendant. Action brought in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and the Complaint filed in said County of Nye, in the office of the Clerk of said District Court.

The State of Nevada sends greeting to Harry B. Hudson, defendant. You are hereby required to appear in an action brought against you by the above-named Plaintiff in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and to answer the Complaint filed therein, within ten days (exclusive of the day of service), after the service on you of this Summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you, according to the prayer of said Complaint.

The said action is brought to dissolve the bonds of matrimony existing between yourself and Plaintiff on the following grounds, to-wit: That on or about the 12th day of January, 1910, the said defendant disregarding the solemnity of his marriage vow, willfully and without cause, deserted and abandoned plaintiff, and ever since has and still continues so to willfully and without cause desert and abandon said plaintiff, and to live separate and apart from her, without any sufficient cause or reason, and against her will and without her consent. Also for custody of minor child and allowance for support and education of said minor child. All of which will more fully appear in the complaint now on file in the office of the clerk of the aforesaid court.

And you are further notified that if you fail to appear and answer said Complaint, as above required, said plaintiff will apply to the Court for the relief demanded therein.

Given under my hand this 6th day of May, in the Year of Our Lord One Thousand Nine Hundred and Eleven.

Attest—A true copy:  
C. L. RICHARDS,  
Attorney for Plaintiff.  
C. L. RICHARDS,  
Attorney for Plaintiff.  
5-13, 20, 27—6-3, 10, 17, 24.

### NOTICE TO STOCKHOLDERS.

The annual meeting of the stockholders of the Manhattan Dexter Mining Company of Nevada will be held at the office of the company, State Bank and Trust building, Tonopah, Nevada, June 5th, 1911, at 3 o'clock p. m., for the purpose of electing a board of directors for the ensuing year and the transaction of such other business as may properly come before the meeting.

JAMES H. MONTEATH,  
Secretary.

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